

## STATE OF MICHIGAN DEPARTMENT OF STATE POLICE

**DATE:** October 4th, 2005

**TO:** District Court Administrators

**FROM:** Diane Sandborn, Court Interface Analyst  
Criminal Justice Information Center

**SUBJECT:** Disposition Reporting for a Local Ordinance Violation

In an effort to facilitate the automation of criminal history record reporting the Criminal Justice Information Center (CJIC) is requesting that all disposition reporting for a local ordinance include the corresponding state statute.

Michigan Compiled Law (MCL) 28.243 states "A law enforcement agency shall take a person's fingerprints if the person is arrested for a violation of a local ordinance for which the maximum possible penalty is 93 days imprisonment and that substantially corresponds to a violation of state law that is a misdemeanor for which the maximum possible term of imprisonment is 93 day".

By including the corresponding PAAC Code, CJIC staff will be able to ensure that the ordinance violation substantially corresponds to a state statute, thus ensuring compliance to MCL 28.243. These cases will reflect as Ordinances in the Judicial Segment on the criminal history rap sheet. Ordinances that do not substantially correspond to a state statute are not reportable to criminal history record system.

For any questions regarding this issue, please feel free to contact me at (517) 636-0121.